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United States Patent A	ND TRADEMARK OFFICE		Com United State	rmissioner for Patents, B es Patent and Trademark Washington, D.C www.	COffice
U.S. APPLICATION NO.	FIRST NAMED API	FIRST NAMED APPLICANT		ATTY. DOCKET NO.	
09/830498	DUTTA	R	770P009584-U		_
			INTERNATIONAL APPLICATION NO.]
PERMAN & GREEN 425 POST ROAD			PCT/US99/25508		
FAIRFIELD, CT 06430			I.A. FILING DATE	PRIORITY DATE]
,		-	29 OCT 99	29 OCT 98	

DATE MAILED: 24 JUL 2001

NOTIFICATION OF MISSING R	EQUIKEMEN 13	D OFFICE (DO/EO/US)				
STATES DESIG	NAI ED/ELECTE	Described States Potent and Trademark				
1. The following items have been submitted b Office as a Designated Office (37 G	y the applicant of the in	cted Office (37 CFR 1 495):				
	Indication of	Small Entity Status.				
U.S. Basic National Fee.		of the international application into English.				
Copy of the international applicati Oath or Declaration of inventors(s		of Article 19 amendments into English.				
Oath of Declaration of Inventors(s		of fittible 17 unit-institute in a				
Copy of Article 19 amendments.	Other:					
Priority Document.	mination Penart in Eng	lish and its Annexes, if any.				
The International Preliminary Examination Report in English and its Annexes, if any. Translation of Annexes to the International Preliminary Examination Report into English.						
2 Applicant has requested early processing	under 35 U.S.C. 371(f	but has not filed the following indicated items and/or				
the indicated items in paragraph 3 below. The	Basic National Fee and	the copy of the international application must be filed				
prior to 20 or 30 months from the priority date	to avoid abandonment.					
U.S. Basic National Fee.	Copy of the	international application.				
The second of th	ishin she manied eat forth	b below in order to complete the requirements for				
3. The following items MUST be turnished wacceptance under 35 U.S.C. 371:	ithin the period sectoru	h below in order to complete the requirements for				
a. Translation of the application is	nto English. A processi	ng fee will be required if submitted				
later than the appropriate 20 or 30 months from the priority date.						
The current translation is de	fective for the reasons in	ndicated on the attached Notice of Defective				
Translation						
b. Processing fee for providing the	e translation of the appl	ication and/or the Annexes later than the				
appropriate 20 or 30 months	from the priority date	(37 CFR 1.492(t)).				
c. Oath or declaration of the inve	ntors, in compnance wi	th 37 CFR 1.497(a) and (b), properly identifying ication number and international filing date). A				
the application (preferably to	y the illernational appli f submitted later than the	e appropriate 20 or 30 months from the priority				
surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date.						
The current oath or declarat	ion does not comply wit	th 37 CFR 1.497(a) and (b) for the reasons				
indicated on the attached PCT/DO/FO/917						
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the						
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent						
4. Additional claim fees of \$a	s a large entity s	eas ar appeal the additional claims for which fees are				
claim fee, are required. Applicant must submidue (37 CFR 1.492(g)). See attached PTO-83	nt the additional claim is	ees or cancel the additional claims for which fees are				
5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached						
PCT/DO/EO/920.						
		WE MIST DE SUDMITTED WITHIN TWO (2)				
ALL OF THE ITEMS SET FORTH IN 3(8	1)-3(0), 4 AND 5 ADO MOTICE OR RV 22 OR	VE MUST BE SUBMITTED WITHIN TWO (2) 32 MONTHS (where 37 CFR 1.495 applies) FROM				
MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY						
RESPOND WILL RESULT IN ABANDON	MENT.					
		for extension of time under the provisions of 37 CFR				
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR						
1.136(a).						
6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the						
7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 25 (5).						
or 30 (37 CFR 1.495(d)) months from the pr	iority date.					
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the						
address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)						
A copy of this notice MUST be returned with this response.						
Enclosed: PCT/DO/EO/917 PTO-875	Notice of Defective	Translation				
PTO-875	PCT/DO/EO/920	SHELBY VIGIL, PARALEG J. UIV				
TODAY DOMINO/PO/2005 (34 2001)		Translation SHELBY VIGIL, PARALEG Telephone: 703-305-3653				
FORM PCT/DO/EO/905 (March 2001)						